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3 The Honorable James P. Donohue
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11 UNITED STATES DISTRICT COURT
12 WESTERN DISTRICT OF WASHINGTON

13
14 UNITED STATES OF AMERICA,
15 Plaintiff,
16 v.
17 DICKSON V. LEE and L&L ENERGY, INC.,
18 Defendants.

19 Case No. CR14-24RAJ

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21 **Declaration of Isham M. Reavis
22 in Support of Motion to Reopen
23 Detention Hearing and Revoke
24 Detention Order**

25 I, Isham M. Reavis, declare as follows:

26 1. I am an attorney assisting in the representation of Mr. Dickson Lee, the
27 defendant in this matter. I make the following statements based on my personal
28 knowledge and belief.

29 2. Our office has received a letter from Dr. Jaime Novais, Mr. Lee's primary
30 physician, dated May 16, 2014. A true and correct copy is attached as
Exhibit 1. In his letter, Dr. Novais confirms that Mr. Lee has been his patient for
eight years, keeps his appointments, and has never discussed leaving the
United States.

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I certify under penalty of perjury under the laws of the United States the
foregoing is true and correct.

Dated this 22nd day of May 2014.

By:



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